

SALT LAKE HERALD
SALT LAKE CITY, UTAH.
BY THE HERALD PUBLISHING CO.
FOR WHOLESALE ONLY.
Wholesalers should create a demand among the consumers for the special brands and manufacturers of goods carried by them by judicious newspaper advertising and their retailers will follow over each other trying to get those goods. The sooner this fact is appreciated the better it will be for wholesalers' trade.
Forecast for today: Fair, colder.

BRIEF AND BREEZY.
Fifteen cents per copy will be paid for Salt-Weekly Herald's date of December 31, 1932, sent to this office.

At 6 a. m. yesterday, the thermometer registered at 41 below zero, and at 8 p. m. 52, the minimum temperature being 42 and the maximum 52.

The appropriation list was paid off yesterday by the city treasurer, and all the city departments made happy. About \$2,000 was disbursed.

Dr. Garrett, live stock inspector, reports the following results of his week's work: Stock inspected, cattle 257; hogs, 233; sheep, 25; calves, 25.

The report of the expert accountant, Anderson, on the joint building, will not be filed for a few days, the city councilmen having something that they wish incorporated in the document.

J. S. Doe, an obstreperous sort of a sportsman, was run in last night by Officers Roberts and Gillespie for a vicious assault upon a Chinaman, and that every barroom in the city was yesterday a bawdy house.

Marriage licenses were yesterday issued to the following parties: John J. Warren, 30, and Elizabeth Rooney, 25, both of this city; Bob Holmes, 30, of Ogden, and Sophie Bowman, 25, of Salt Lake city.

It was a very moderate week at the Utah stockyards, the receipts aggregating but 60 head of hogs and 10 head of cattle. From the north two carloads of hogs were yesterday received for the Utah Slaughterhouse company.

The Jewell club gave a very successful ball at the Auditorium hall last evening. About fifty couples were present and enjoyed themselves to the full. The new dances—the Westworth and the National waltz—were a special feature. The orchestra furnished the music.

Painter Myers, of the joint building, says that the reports published in this paper regarding his paying the men to employ are erroneous. He asserts that he is more than willing to pay all of the people who worked for him and that every statement which has been made regarding his action in trying to get the folks to take one-half in city and county warrants is incorrect. The men who work for him, however, say that he has given orders to stop work, and that when they come up to the desk they find that they are barred by reason of the fact that the money he has coming to him is gone.

Abstracts furnished, titles insured and 5 per cent paid on deposits by Utah Title Insurance and Trust company, 180 Main street.

Person holding J. G. Confectionery certificate No. 324 for stall of six chairs at Salt Lake theatre, please call at Cohn Dry Goods Co.'s and get order for same.

PERSONAL MENTION.
M. Wasserman, Chryenne, is at the Knutsford.
A. J. Knollin, of Kansas City, is a guest of the Walker.
Charles Minion, of Mantel, is registered at the Walker.
John V. Richard and B. F. Boothie are Brigham City people at the Walker.
Loren Gray and wife, from Salt Lake, are at the Knutsford.
John Dier is down from the Park on business, and registered at the Knutsford.

Miss Phoebe W. Cousins is back from Ogden and at her old quarters, the Templeton.
W. H. Struter, a prominent banker of Aurora, Neb., with his wife, are guests of the Templeton.
R. J. Campbell and his two sisters, Louisa and Cora, are at the Walker.
Byron Marsh, of Rawlins, O. P. Ayres, of Cheyenne, and J. M. Barrett, of Salt Lake, are at the Knutsford.
J. N. Kimball, of Ogden; J. M. Hayden, of American Fork; J. M. Barrett, of Salt Lake, are at the Knutsford.
Thos. of Sterling, Neb., and R. L. Wolf, of St. Louis, are guests at the Walker.

Tourist arrivals at the Knutsford are: James M. Simpson and wife, and Miss Simpson and mother, Mrs. E. J. Simpson, all of St. Louis, and O. J. Spottard and wife, of Tampa, Fla.

All kinds of coal at Ellerbeck's, 101 Main. Telephone 661.
Dr. Tillman makes the flexible plate; will not break; 33-34 Mercantile block.

"Coal That Suits."
All kinds, screened, delivered promptly. Miller & Miller, 35 W. Second South.

The Weber Coal company, No. 221 South Third West street, sell lump coal at \$5.00 per ton, stove \$4.50, nut coal \$4.00. Clean coal, full weight guaranteed. Telephone 411.

Dr. O. H. Dwyer will return to this city on Feb. 1. His office will be over Godde & Pitts' drug store, corner Main and First South.

Dr. Tillman fills teeth without pain.
The Best Ladies'
Cloth coat in our store for \$3.25, coats that sold from \$15 to \$22, at F. AUERBACH & BRO.

Order your suits of C. H. Huhl, the tailor, 21 W. First South street.

Queen Bee Mixed Paints
Queen Bee Mixed Paints.
Murry's Varnishes. Murph's Varnishes.
G. F. CULMER & BROS.
20 East First South Street.

ELECTION CASES AGAIN.
Judge Bartch Now Holds the Prohibition Writ Should Issue.
RESPONDENTS WILL APPEAL
LEWIS-HARDY CONTEST DISMISSED ON MOTION OF PLAINTIFF.
List of Grand and Petit Jurors Who Will Serve at the February Term—A. B. Richardson Pleads Not Guilty—One Thousand Alliance Miners Company Shares Standing in the Name of the Park City Bank Ordered Sold—Short Orders.

Chief Justice Merritt and Judge Bartch both held court yesterday and even for Saturday transacted a large amount of business. The decision in the Chambers vs. Emery suit handed down by the chief justice was the most important item of the day and is given in full elsewhere in this issue.

THE ELECTION CASES.
Judge Bartch Now Holds That the Prohibition Writ Should Issue.

Attorney John M. Zane, of counsel for the petitioners in the election cases from Sanpete county, recently tried, called upon the matter once more before Judge Bartch. His honor, he said, had passed upon the mandamus cases and granted the writ, but now what about the prohibition phase of the question, which, he presumed, as to the findings was under advisement.

Judge Powers, on the side of counsel for the Utah Commission, remarked that if this matter was about to be taken up, he would first like to go into the other controversy and fetch Attorney Parley L. Williams, his associate.

Judge Bartch said that Judge Bennett had previously spoken to him on this subject and desired that it be not taken up until he could be present.

Mr. Zane observed that Judge Bennett was with us, this master, he might be mistaken; it might have been Attorney Ogden Hiles who spoke to him.

Mr. Hiles, who was now in court, said that it was Judge Miller.

Without discussing the doubtful point further Judge Bartch said the matter might go over until the afternoon.

At 2 o'clock, the matter came up again. Attorney John M. Zane said that while they were not insisting on a decision immediately, they would like to know how the matter stood. The record showed that his honor had the writ of prohibition under advisement and at the same time the clerk had an order to enter up judgment showing that the writ had been denied.

Judge Bartch then said he might be wrong in his conclusion, but he would like to see the writ of prohibition issued because he saw no occasion for it; because the respondents had agreed in court to issue the certificates. He had not, however, held that the writ would not lie as a matter of law. In view of the facts that other writs were pending, he thought the Supreme court should suspend them and hence would grant the writ.

Judge Powers asked that the exception be entered, the order directing the writ to issue. The writ of prohibition was needless after the writ of mandamus was granted.

Judge Bartch said that at the time he passed upon the matter, first it was understood that the Box Elder and Weber county cases would follow the ruling in the Sanpete cases. He would now suspend the action on judgment of the writ of prohibition although he thought that it should be granted. This ruling Judge Bartch holds throws the case on the respondents, who gave notice of appeal in both cases of mandamus and prohibition.

LEWIS-HARDY CONTEST.
The Action Dismissed on Motion of the Plaintiff's Attorney.

P. J. Daly, the attorney for the plaintiff in the election contest case of Thomas P. Lewis vs. Harvey Hardy, as to which was elected to the office of sheriff of Salt Lake county, came to court yesterday morning and moved for a dismissal of the suit. No grounds for this action were stated in court, but the real cause is said to be that the contestant declines to furnish the snags of war to pursue the case. It was accordingly dismissed.

THE JURY LIST.
Those Who Will Serve at the February Term.

The following grand and petit jurors, to serve during the February term of the Third district court, were drawn this morning by the clerk, and assembled in Judge Bartch's court on Monday, February 4, at 11 a. m.

Grand Jurors.
F. J. Fabian, Salt Lake city; Alfred A. Jones, Hunter, James Parley, Salt Lake city; W. Steele, Salt Lake city; A. F. Holden, Salt Lake city; Robert J. Burton, Salt Lake city; W. L. Fox, Salt Lake city; C. A. Plimley, Salt Lake city; J. C. Henson, Tooele; James T. Clapper, Salt Lake city; James M. Smith, Salt Lake city; Peter Robertson, Sugar House; Samuel Gann, Sugar House; W. J. Strickley, Bingham; Henry Seigel, Salt Lake city; W. H. Roy, Salt Lake city; James H. Gann, Bingham; William Cox, Union; E. R. Eldredge, Salt Lake city; Thomas Flemming, Salt Lake city.

Petit Jurors.
David McRae, Salt Lake city; Orson Allen, Salt Lake city; E. H. Dunning, Salt Lake city; D. C. Adams, Salt Lake city; Daniel J. Davis, Woods Cross; John J. Benson, Woods Cross; C. F. Ellerbeck, Salt Lake city; Robert T. McEwan, Salt Lake city; J. C. Gann, Salt Lake city; Thomas Kearns, Park City; W. Matthews, Taylorville; George Hilton, Salt Lake city; J. C. Gann, Salt Lake city; W. C. Rankin, Salt Lake city; Wm. Cameron, Salt Lake city; T. W. Parridge, Salt Lake city; John M. Young, Salt Lake city.

The Brownies in Fairyland.
A charmingly bright opera, introducing all the favorite Browie Mirth-Makers. A gigantic cast of live Brownies in grotesque costume, with witty lines and funny actions. A host of beautiful faeries, charming music. A treat for old and young.

THE SALT LAKE HERALD. SUNDAY, JANUARY 20, 1895.—SIXTEEN PAGES.
SALT LAKE CITY, Frank Y. Taylor, Sugar House; A. J. Knollin, Salt Lake city; Christopher Aitken, Sugar House; T. J. Lynch, Salt Lake city; Geo. Cullen, Salt Lake city; W. L. Fox, Salt Lake city; King, Salt Lake city; John Bridge, Coalville; W. H. Smith, Jr., Coalville; Samuel Smiley, Woods Cross; John Drayner, Granite; Joseph Burton, Salt Lake city; John W. Hull, Salt Lake city; A. F. Worthen, Salt Lake city; George V. Wallace, Salt Lake city; Isaac Brockbank, Coalville; J. H. Ingram, Salt Lake city; Wm. Roberts, Salt Lake city; David Smith, Granite; W. J. Newman, Salt Lake city; George M. Salt Lake city; E. Bentley, Sandy; W. E. D. Barnett, Salt Lake city; William Campbell, Salt Lake city; Albert Christensen, Salt Lake city; Wm. J. Barton, Kayville; Wm. H. Lyon, Salt Lake city; James A. Cunningham, Salt Lake city; W. C. Farvey, Salt Lake city; Thomas Vawdrey, Jr., Draper; C. B. Barrett, Salt Lake city; J. C. Davis, Salt Lake city.

The Park City Bank.
In the matter of the suit of Edward McLaughlin vs. the Park City Bank, the receiver of the bank was ordered to sell 1,000 shares of the Alliance Mining company's stock, now standing in the name of the bank.

United States vs. Territorial Laws.
Attorney J. A. Williams argued a demurrer to the indictment of James W. Smith, charged with the fraudulent use of the United States mails. The indictment charged that the defendant, by letter from the postoffice addressed to another J. W. Smith, and abstracted therefrom a certain sum of money, which he appropriated to his own use.

Counsel for the defendant demurred to the indictment, being grounds, charging the offense as being against the laws of the United States, and argued that if the defendant was guilty, it was a crime against the laws of the state, and not of the United States.

Counsel for the state, however, argued that the offense was against the laws of the United States, and that the defendant was guilty of a crime against the laws of the United States.

Judge Bartch after hearing the arguments, took it under advisement.

Short Orders by Judge Bartch.
George Crocker vs. James M. Kennedy et al.; judgment by default.

Spencer, Clawson & Co. vs. J. D. Houtz et al.; hearing on motion to dissolve attachment continued for two weeks.

Henny Pines and Park City Bank; leave granted to amend complaint.

Cliff et al.; hearing on motion to show cause continued.

Salt Lake Building and Manufacturing company vs. Salt Lake Amusement association; continued until the second week in February.

Ingeborg A. Hilden vs. Otto Stein et al.; leave granted to intervene.

STATE ROAD PAVING.
AN EX-SELECTMAN DIFFERS FROM MR. GEDDES AS TO THE COST.

The members of the county court will make a thorough inspection of the roads—The County Divided into Three Road Districts.

The statement made by Mr. Geddes of the county court in yesterday's issue had the effect of warning up several people. That there is going to be the biggest kind of a row, no one will deny. The following was contributed by a member of the old county court and reproduced, with permission, for publication.

"One of the ex-selectman tells us, against the statement of 'honest' Selectman Geddes that the macadamizing of State roads, consisting of three miles of road, one road wide and one road narrow, will cost \$100,000, or about \$100,000 per mile, that the macadam is twenty-six feet wide, seven miles long and cost a total of \$100,000, or about \$100,000 per mile, with these trifling corrections 'honest' Selectman Geddes' statement is approximately correct."

Will Inspect the Roads.
Owing to the numerous requests from different parts of the county for information regarding the road survey, the county court has decided to make a tour of the county and personally inspect the condition of the roads. In order to make the expense of the trip, the court has divided the county into three districts, each taking one district. Another object of the visit is to ascertain the number of miles of road in each of the districts in the county that should come under the license ordinance, and if any are doing business without a license to transport goods or passengers, to sue them for the same.

Mr. W. H. Hunt, division manager of A. Shilling & Co., of San Francisco, who has been in the city for several days, arranged with S. M. Barlow, formerly with the Barlow-Thompson Grocery company, to represent them in Utah. Mr. Barlow having had a great deal of experience in the management of the business, and with the good reputation of Shillings' Best Teas, Baking Powders, etc., he will meet with great success.

PROBATE COURT.
Petition for the Removal of a Guardian—Short Orders.

"I don't care a continental for myself; I can rustle, but the girls are what I'm anxious about."

This spoke Sixth Pixon in the Probate court yesterday.

There will probably be a semi-sensation when this case comes up on February 12. It is the estate and guardianship of a certain child, and the guardian is a certain man, and the child is a certain girl.

Yesterday Seth, Jane and Olive came into court and asked that William B. Barlow, administrator and guardian, be removed and that Martha S. Pixon be appointed in their stead.

It is alleged that Mr. Barlow, as one of the executors, loaned S. P. Teasdale \$25,000, which sum was not available for the use of the estate, and hence judicial intervention is sought in behalf of the boy and girls.

Readers of the paper will remember the announcement a few days ago of the filing of an affidavit in the Klipsack case by George W. Blazer, administrator, setting up that J. B. Blazer, administrator, was doing certain acts, among them being the disposal of property for a sum less than its real value by selling it for 10 per cent of its actual worth; and other acts set forth at length, and asking for Blazer's discharge. This affidavit disappeared after being copied by the reporters for both more for the press.

The two gentlemen of the press were subsequently to testify on Monday, and their evidence will no doubt shed a whole lot of sunshine on the matter, inasmuch as it is a fact that both copies of the affidavit of George and Emily Klipsack to the effect that Blazer was not performing his duties in accordance with law, which said affidavit has since been denounced by the Klipsacks as forgery.

Other orders made were: Estate of Jane Pope; final account approved and administrator discharged. Estate of Carl Erickson; guardian discharged and account approved. Estate of Heber Goff; sale of realty confirmed.

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TWO DIVORCES GRANTED.
Mrs. Alma Wachtel and Mrs. Clara May Set Free.
THE GROESBECK COMPANY.
G. W. MORSE APPOINTED REFEREE IN THE GROESBECK SUIT.
The Affairs of the Salt Lake Copper Company—Hearing on Order to Show Cause Continued Till Next Saturday—The Court Orders That the Affairs of the Utah Plumbing Company Remain in Status Quo Until the Suit Brought by Ellerbeck is Heard—Short Orders.

The divorce case of Alma N. Wachtel vs. William E. Wachtel was heard before Chief Justice Merritt yesterday, and the plaintiff was granted the decree as prayed. Mrs. Wachtel took the stand and testified that she was married to the defendant on Dec. 8, 1891, and that from one month after the marriage he has willfully neglected and refused to provide her with the common necessities of life. Miss Nelson sustained the plaintiff's evidence and the decree was granted, and the plaintiff awarded the custody of the child.

SHOT AT HER.
Mrs. Clara May Granted a Decree of Divorce.

Clara May was granted a divorce from her husband George Greig May, by Judge Merritt. The testimony showed that the parties were married in this city on April 26, 1892, and that the husband abused his wife, calling her a prostitute and other vile names.

Spencer, Clawson & Co. vs. J. D. Houtz et al.; hearing on motion to dissolve attachment continued for two weeks.

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THE GROESBECK COMPANY.
The suit of the National Bank of the Republic vs. Hyrum Groesbeck et al., came up before Chief Justice Merritt on motion of the plaintiff for the appointment of a referee. The motion was sustained and the parties agreed upon C. W. Morse as referee, who will take up the matter this week. This is quite an important hearing and on the result will depend the future of the Groesbeck company.

The bank, which has claims and judgments against the Groesbeck company, and which has been suing the Groesbeck company for some time, has been unsuccessful in its efforts to collect its debts, and has now applied to the court for the appointment of a referee to take up the matter.

The referee will take up the matter this week, and will report to the court on the result of his investigation. The bank has been unsuccessful in its efforts to collect its debts, and has now applied to the court for the appointment of a referee to take up the matter.

COPPER PLANT AFFAIRS.
Hearing on Order to Show Cause Continued Till Saturday.

The case of E. W. Singer vs. the Salt Lake Copper Manufacturing company engaged Chief Justice Merritt's attention for a short time. The plaintiffs herein ask that the unpaid debt of the defendant be secured by a lien on the property of the defendant.

The case was argued by the plaintiffs' attorney, who said that the defendant had failed to pay the debt, and that the plaintiffs were entitled to a lien on the property of the defendant.

The court heard the arguments, and will take up the matter this week. The plaintiffs' attorney said that the defendant had failed to pay the debt, and that the plaintiffs were entitled to a lien on the property of the defendant.

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Highest of all in Leavening Power.—Latest U. S. Gov't Report
Real Baking Powder
ABSOLUTELY PURE
A CURIOUS CARRIAGE.
A Horseless Vehicle Which is Not Electric.
with bicycle spokes, and have solid rubber tires. A coachman sits in front before a pair of upright handles, not unlike those of a bicycle, with which he steers. The first cost of these carriages is about \$1,000, but the horseless wick is a cheap horse, and costs nothing to keep and little to make go.

AS SHE IS SPOKE.
[From Le Figaro.]
We give below a few lines culled from the works of Ponsard du Terrail: "Her hand was cold like that of a serpent." "The countess was about to reply, when a door opened and closed her mouth." "Ella, had her exclamation in Portuguese." "The countess paced backward and forward with her hands behind her back reading the newspaper." "At this stage the necessary face grew dreadfully pale."

For 30 Days
Commencing Jan. 12,
We Offer
Universal Heating Stoves,
THE BEST OF THE UNIVERSE, FOR
75c on the \$
ALL STOVES MARKED IN PLAIN FIGURES.
H. DINWOODEY FURNITURE CO.

DIED.
MILLER—On January 19, in this city, Mrs. Lucinda Miller, aged 44 years.
Funeral on Monday, January 21, at 10 o'clock, from the residence of her son, Mr. J. H. Miller, at 10 a. m. Friends are invited.

WANTED.
A second girl. Apply 221 First street.

Lead from ten boxes. Enquire at Herald office.

Ten thousand ladies and gents to purchase their own suits. Send 10 cents for box of samples and terms. McMillen & Co., P. O. Box 54, New York.

Agents to sell Hinde's Patent Hair Curlers (used without heat, and have perfect results). Send 10 cents for box of samples and terms. McMillen & Co., P. O. Box 54, New York.

Wanted—Educated young ladies and gentlemen having a good education, and a good character, to sell our goods and services. Send 10 cents for box of samples and terms. McMillen & Co., P. O. Box 54, New York.

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